

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK**

-----X

**JUAN CARLOS INTERIANO, Individually, and
JUAN CARLOS INTERIANO, as assignee of ALL-
BORO REHAB CONSTRUCTION CORP., ALL
BORO GROUP, LLC and ALL-BORO
CONSTRUCTION GROUP, INC.,**

Case No. 23-cv-238-PKC-AYS

Plaintiff,

- against -

ARCH SPECIALTY INSURANCE COMPANY,

Defendant.

-----X

PLEASE TAKE NOTICE, that Plaintiff **JUAN CARLOS INTERIANO Individually and as assignee of ALL-BORO REHAB CONSTRUCTION CORP., ALL BORO GROUP, LLC and ALL-BORO CONSTRUCTION GROUP, INC.** (“Plaintiff”), upon the accompanying Memorandum of Law in Support of Plaintiff’s Motion to Disqualify Defendant’s Current Counsel, the Affirmation of H. Nicholas Goodman dated April 30, 2025, and the exhibits annexed thereto, hereby move this Court on a date and time set by the Court, before the Hon. Pamela K. Chen, at the United States Courthouse located at 225 Cadman Plaza East, Brooklyn, New York, Courtroom 4F, for an Order disqualifying DAC Beachcroft LLP (“Beachcroft”) from continuing to represent Defendant **ARCH SPECIALTY INSURANCE COMPANY** due to a conflict of interest, together with such other and further relief as this Court deems just and proper.

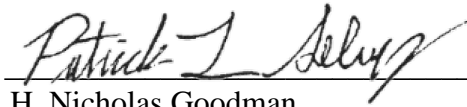
PLEASE TAKE FURTHER NOTICE, that opposing papers, if any, are to be served on the undersigned no later than May 30, 2025, and reply papers, if any, are to be served no later than June 16, 2025, pursuant to the Court’s Docket Text Order of April 23, 2025.

Dated: New York, New York
April 30, 2025

Yours, etc.

NICHOLAS GOODMAN & ASSOCIATES, PLLC

BY:



H. Nicholas Goodman

Patrick L. Selvey

Attorneys for Plaintiff

JUAN CARLOS INTERIANO

333 Park Avenue South, Suite 3A

New York, New York 10010

(212) 227-9003

ngoodman@ngoodmanlaw.com

pselvey@ngoodmanlaw.com

Via ECF

Lawrence J. Klein

Aaron Mandel

DAC BEACHCROFT LLP

Attorneys for Defendant

ARCH SPECIALTY INSURANCE COMPANY

55 Broadway, Suite 1602

New York, New York

lklein@dacbeachcroft.com

amandel@dacbeachcroft.com